

File Number:

84-5752

For the reporting period ended December 31, 2003

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

	OMB AP	PROVAL
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FORM TA-2

FORM FOR REPORTING ACTIVITIES OF TRANSFER AGENTS REGISTERED PURSUANT TO SECTION 17A OF THE SECURITIES EXCHANGE ACT OF 1934

,		ATTENTION:	CONSTITUTE	L MISSTATEMENTS O FEDERAL CRIMINAL 001 and 15 U.S.C. 78ff(a)				
1.		Il name of Registrant as stated not use Form TA-2 to change name		orm TA-1:				
		Northcen Trus	+ Retirement	Consulting, L.L.	<u> </u>			
2.	a.	During the reporting period, (Check appropriate box.)	has the Registrant en	gaged a service company to pe	erform any of its transfer agent functions			
		☐ All	Some	None				
	b.	If the answer to subsection company(ies) engaged:	(a) is all or some,	provide the name(s) and tran	nsfer agent file number(s) of all service			
		Name of Transfer Agent(s):			File No. (beginning with 84- or 85-):			
		nla						
		PROCESSED						
				JAN 2 7	2003			
				THOMS	SON			
				FINANC	CIAL			
	C.	During the reporting period, transfer agent functions?	has the Registrant be	en engaged as a service comp	any by a named transfer agent to perform.			
		☐ Yes		🔀 No				
(d.	If the answer to subsection (c) is yes, provide the name(s) and file number(s) of the named transfer agent(s) for which the Registrant has been engaged as a service company to perform transfer agent functions: (If more room is required, please complete and attach the Supplement to Form TA-2.)						
		Name of Transfer Agent(s):			File No. (beginning with 84- or 85-):			
		- Ole	٦					

3.	a.	Comptrolle Federal De	er of the Curre eposit Insurance Governors of the	ncy e Corpora e Federal	ation Reserve Syste	em	ox only.)			
	b.							alendar days fo Check appropri	llowing the date on whate box.)	ich
		Yes, filed No, failed Not application	to file amendn	nent(s)						
	c.	If the answer t	o subsection (b) is no, p	rovide an exp	lanation:				
		If	the response	e to any	of questions	3 4-11 below	is none or	zero, enter	"0."	
4.	Nu	mber of items re	eceived for tra	nsfer duri	ng the reportir	ng period:			<u> </u>	_
5.	a.	Total number of System (DRS)								_
	b.	Number of ind as of Decembe		=		•	•	•	E,)	
	c.	Number of ind	ividual securit	vholder D	RS accounts a	s of December	r 31:		0	_
	d.			individual					llowing categories as	of
		Corporate Equity Securities	Corporate Debt Securities		Open-End Investment Company Securities	Limite Partnersl Securiti	nip	nicipal Debt Securities	Other Securities	
		019	n19		nlq	19	r	19	n19	
6.	Nu	mber of securiti	es issues for w	hich Regi	strant acted in	the following	capacities, a	s of December	31:	
					Corporate Securities	Open-End Investment Company	Limited Partnershi Securitie	•	Securities	
	a.	Receives items	for transfer	Equity	Debt	Securities	-			
	a.	and maintains t	the master							
	b.	securityholder Receives items	for transfer							
		but does not master security	holder files:							
	c.	Does not receive transfer but ma								

7.	a.	a. Number of issues for which dividend reinvestment plan and/or direct purchase plan						
	b. c.	Services were provided, as of December 31:						
		i. number of issuesii. amount (in dollars)						
8.	a.							
		Prior Current Transfer Agent(s) Transfer Agent (If applicable)						
		i. Number of issues						
		ii. Market value (in dollars)						
	b.	Number of quarterly reports regarding buy-ins filed by the Registrant with its ARA (including the SEC) during the reporting period pursuant to Rule 17Ad-11(c)(2):						
	c.	During the reporting period, did the Registrant file all quarterly reports regarding buy-ins with its ARA (including the SEC) required by Rule 17Ad-11(c)(2)?						
		☐ Yes ☐ No						
	d.	If the answers to subsection (c) is no, provide an explanation for each failure to file:						
9.	a.	During the reporting period, has the Registrant always been in compliance with the turnaround time for routine item as set forth in Rule 17Ad-2?						
		☐ Yes ☐ No						
		If the answer to subsection (a) is no, complete subsections (i) through (ii).						
		i. Provide the number of months during the reporting period in which the Registrant was not in compliance with the turnaround time for routine items according to Rule 17Ad-2.						
		ii. Provide the number of written notices Registrant filed during the reporting period with the SEC and with its ARA that reported its noncompliance with turnaround time for routine items according to Rule 17Ad-2.						
10.		nber of open-end investment company securities purchases and redemptions (transactions) excluding dividend, interest distribution postings, and address changes processed during the reporting period: Total number of transactions processed:						
	b.	•						

11. a. During the reporting period, provide the date of all database searches conducted for lost securityholder accounts listed on the transfer agent's master securityholder files, the number of lost securityholder accounts for which a database search has been conducted, and the number of lost securityholder accounts for which a different address has been obtained as a result of a database search:

Date of Database Search	Number of Lost Securityholder Accounts Submitted for Database Search	Number of Different Addresses Obtained from Database Search
<u> </u>	<u> </u>	nja

119- Registrant does not Maintain any Haster security holder files

b. Number of lost securityholder accounts that have been remitted to states during the reporting period:

SIGNATURE: The Registrant submitting this Form, and the person signing the Form, hereby represent that all the information contained in the Form is true, correct, and complete.

Manual signature of Official responsible for Form:	Title: Chief Compliance Officer
Danet Marie Dacolso	Telephone number: 678-259-6383
Name of Official responsible for Form:	Date signed
(First name, Middle name, Last name)	(Month/Day/Year):
Janet Maeic Jacobson	1/13/03

File Number	Supplement to Form TA-2	
84 - 2752		
For the reporting period ended December 31, 2002	Full Name of Registrant	
wide Bookins x 5 1,	Northern Trust Retirement	Consulting, LLC.

Use this schedule to provide the name(s) and file number(s) of the named transfer agent(s) for which the Registrant has been engaged as a service company to perform transfer agent functions:

Name(s):	File No. (beginning with 84- or 85-)
184, 184	
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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL OMB Number: 3235-0337 Expires: July 31, 2003 Estimated average burden hours per full response....6.00 Estimated average burden hours per intermediate response......1.50 Estimated average burden hours per minimum response...........50

INSTRUCTIONS FOR USE OF FORM TA-2

Form TA-2 is to be used by transfer agents registered pursuant to Section 17A of the Securities Exchange Act of 1934 for the annual report of transfer agent activities.

ATTENTION: Certain sections of the Securities Exchange Act of 1934 applicable to transfer agents are referenced below.

Transfer agents are urged to review all applicable provisions of the Securities Exchange Act of 1934, the Securities Act of 1933, and the Investment Company Act of 1940, as well as the applicable rules promulgated by the SEC under those Acts.

I. General Instructions for Filing and Amending Form TA-2.

A. Terms and Abbreviations. The following terms and abbreviations are used throughout these instructions:

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RECEIVED

- 1. "Act" means the Securities Exchange Act of 1934, 15 U.S.C. 78a et seq.
- 2. "Aged record difference," as defined in Rule 17Ad-11(a)(2), 17 CFR 240.17Ad-11(a)(2), means a record difference that has existed for more than 30 calendar days.
- 3. "ARA," as defined in Section 3(a)(34)(B) of the Act, 15 U.S.C. 78c(a)(34)(B), means the appropriate regulatory agency.
- 4. "Direct Registration System" (DRS) means the system, as administered by The Depository Trust Company, that allows investors to hold their securities in electronic book-entry form directly on the books of the issuer or its transfer agent.
- 5. "Form TA-2" includes the Form TA-2 itself and any attachments.
- 6. "Lost securityholder," as defined in Rule 17Ad-17, 17 CFR 240.17Ad-17, means a securityholder: (i) to whom an item of correspondence that was sent to the securityholder at the address contained in the transfer agent's master securityholder file has been returned as undeliverable; provided, however, that if such item is re-sent within one month to the lost securityholder, the transfer agent may deem the securityholder to be a lost securityholder as of the day the re-sent item is returned as undeliverable; and (ii) for whom the transfer agent has not received information regarding the securityholder's new address.
- 7. "Named transfer agent," as defined in Rule 17Ad-9(j), 17 CFR 240.17Ad-9(j), means a registered transfer agent that has been engaged by an issuer to perform transfer agent functions for an issue of securities but has engaged a service company (another registered transfer agent) to perform some or all of those functions.
- 8. "Record difference" means any of the imbalances described in Rule 17Ad-9(g), 17 CFR 240.17Ad-9(g).
- 9. "Registrant" means the transfer agent on whose behalf the Form TA-2 is filed.
- 10. "Reporting period" means the calendar year ending December 31 of the year for which Form TA-2 is being filed.
- 11. "SEC" means the United States Securities and Exchange Commission.
- 12. "Service company," as defined in Rule 17Ad-9(k), 17 CFR 240.17Ad-9(k), means the registered transfer agent engaged by a named transfer agent to perform transfer agent functions for that named transfer agent.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

13. "Transfer agent," as defined in Section 3(a)(25) of the Act, 15 U.S.C. 78c(a)(25), means any person who engages on behalf of an issuer of securities or on behalf of itself as an issuer in at least one of the functions enumerated therein.

B. Who Must File: When to File.

- 1. Every transfer agent that is registered on December 31 must file Form TA-2 in accordance with the instructions contained therein by the following March 31.
 - a. A registered transfer agent that received fewer than 1,000 items for transfer during the reporting period and that did not maintain master securityholder files for more than 1,000 individual securityholder accounts as of December 31 of the reporting period is required to complete Questions 1 through 5, 11, and the signature section of Form TA-2.
 - b. A named transfer agent that engaged a service company to perform all of its transfer agent functions during the reporting period is required to complete Questions 1 through 3 and the signature section of Form TA-2.
 - c. A named transfer agent that engaged a service company to perform some but not all of its transfer agent functions during the reporting period must complete all of Form TA-2 but should enter zero (0) for those questions that relate to functions performed by the service company on behalf of the named transfer agent.
- 2. The date on which any filing is actually received by the SEC is the Registrant's filing date provided that the filing complies with all applicable requirements. The SEC may reject a filing that does not comply with applicable requirements. The SEC's receipt of a filing, however, shall not constitute a finding that the filing has been filed as required or that the information therein is accurate, current, or complete.
- C. Number of Copies: How and Where to File. The Registrant must file the original and two copies of Form TA-2 with the SEC. The original copy of Form TA-2 must be manually signed and any additional copies may be photocopies of the signed original copy. All copies must be legible and on good quality 8 1/2 X 11 inch white paper. The Registrant must keep an exact copy of any filing in its records. (For recordkeeping rules see 17 CFR 240.17Ad-6 and 7.)

The Registrant must file Form TA-2 directly with the SEC at:

Securities and Exchange Commission 450 5th Street, N.W. Washington, D.C. 20549-0013

II. Special Instructions for Filing Form TA-2.

- A. Indicate the calendar year for which Form TA-2 is filed in the box at the upper left hand corner. A transfer agent registered on December 31 shall file Form TA-2 by the following March 31 even if the transfer agent conducted business for less than the entire reporting period.
- B. In answering Question 4, indicate the number of items received for transfer during the reporting period. Omit the purchase and redemption of open-end investment company shares. Report those items in response to Question 10.
- C. In answering Questions 5 and 6, include closed-end investment company securities in the corporate equity securities category.

In answering Question 5.a., include Direct Registration System, dividend reinvestment plan and/or direct purchase plan accounts in the total number of individual securityholder accounts maintained. In Question 5.b., include dividend reinvestment plan and/or direct purchase plan accounts only. In Question 5.c., include Direct Registration System accounts only. In Question 5.d., include American Depositary Receipts (ADRs) in the corporate equity or corporate debt category, as appropriate, and include dividend reinvestment plan and/or direct purchase plan accounts in the corporate equity or open-end investment company securities category.

In answering Question 6, debt securities are to be counted as one issue per CUSIP number. Open-end investment company securities portfolios are to be counted as one issue per CUSIP number.

- D. In answering Question 7.c., exclude coupon payments and transfers of record ownership as a result of corporate actions.
- E. In answering Question 10, exclude non-value transactions such as name or address changes.
- F. In answering Question 11.b., include only those accounts held by securityholders that are defined as lost by Rule 17Ad-17 when the underlying securities (i.e., not just dividends and interest) have been remitted to the states.

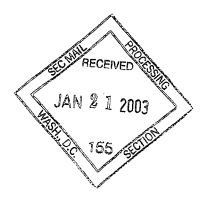
III. Federal Information Law and Requirements.

SEC's Collection of Information: An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number. Under Sections 17, 17A(c) and 23(a) of the Act and the rules and regulations thereunder, the SEC is authorized to solicit from registered transfer agents the information required to be supplied on Form TA-2. The filing of this Form is mandatory for all registered transfer agents. The information will be used for the principal purpose of regulating registered transfer agents but may be used for all routine uses of the SEC or of the ARAs. Information supplied on this Form will be included routinely in the public files of the ARAs and will be available for inspection by any interested person. Any member of the public may direct to the SEC any comments concerning the accuracy of the burden estimate on the application facing page of this Form, and any suggestions for reducing this burden. The Office of Management and Budget has reviewed this collection of information in accordance with the clearance requirements of 44 U.S.C. 3507. The applicable Privacy Act system of records is SEC-2. Form TA-2 is subject to the routine uses set forth at 40 FR 39255 (Aug. 27, 1975) and 41 FR 5318 (Feb. 5, 1976).

Northern Trust Retirement Consulting, L.L.C. 3003 Summit Boulevard, Suite 100 Atlanta, Georgia 30319 (678) 259-6000



January 13, 2003



United States Securities and Exchange Commission 450 5th Street, N. W. Washington, D.C. 20549-0013

Re: Form TA-2 for Period Ending December 31, 2002

Enclosed please find one original and two copies of Form TA-2 for the period ending December 31, 2002. If you should have any questions, please feel free to call me at 678-259-6383.

Please acknowledge receipt of this amendment by date stamping the enclosed copy of this letter and returning it in the self-addressed postage-paid envelope.

Sincerely,

Janet M. Jacobson

Chief Compliance Officer

Enclosures